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NOTICE OF ALLOWANCE AND FEE(S) DUE

27189

7590

02/19/2010

PROCOPIO, CORY, HARGREAVES & SAVITCH LLP 530 B STREET SUITE 2100 SAN DIEGO, CA 92101 EXAMINER

WENDELL, ANDREW

ART UNIT PAPER NUMBER

2618

DATE MAILED: 02/19/2010

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/814,909	03/30/2004	J. Peter Hoddie	113748-4996US	2889

TITLE OF INVENTION: INTERFACE NEGOTIATION

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	05/19/2010

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status above is to be removed, check box 5b on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

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SAN DIEGO, C	A 92101		<u> </u>			(Depositor's name)	
			_			(Signature)	
						(Date)	
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	A	TTORNEY DOCKET NO.	CONFIRMATION NO.	
10/814,909 TITLE OF INVENTION	03/30/2004 I: INTERFACE NEGOT	IATION	J. Peter Hoddie		113748-4996US	2889	
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nonprovisional	NO	\$1510	\$300	\$0	\$1810	05/19/2010	
EXAM	IINER	ART UNIT	CLASS-SUBCLASS]			
WENDELL	, ANDREW	2618	455-557000				
 Change of correspondence address or indication of "Fee Address" (37 CFR 1.363). Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON 			(1) the names of up to or agents OR, alternati (2) the name of a singl registered attorney or a 2 registered patent atto listed, no name will be	ne of a single firm (having as a member a attorney or agent) and the names of up to d patent attorneys or agents. If no name is name will be printed.			
PLEASE NOTE: Un recordation as set fort (A) NAME OF ASSI	less an assignee is ident h in 37 CFR 3.11. Comp GNEE	ified below, no assignee pletion of this form is NO	data will appear on the p T a substitute for filing an (B) RESIDENCE: (CITY	atent. If an assignee assignment. 'and STATE OR CO	UNTRY)	locument has been filed for	
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	ns SMALL ENTITY state	us. See 37 CFR 1.27.			ENTITY status. See 37 C		
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10/814,909	03/30/2004	J. Peter Hoddie	113748-4996US	2889		
27189 75	27189 7590 02/19/2010			EXAMINER		
PROCOPIO, CO	RY, HARGREAVES	WENDELL, ANDREW				
530 B STREET		ART UNIT	PAPER NUMBER			
SUITE 2100 SAN DIEGO, CA 92101			2618	0		

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 459 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 459 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)			
	10/814,909	HODDIE, J. PETER			
Notice of Allowability	Examiner	Art Unit			
	ANDREW WENDELL	2618			
The MAILING DATE of this communication apperall claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313 1. This communication is responsive to 3/13/2009.	(OR REMAINS) CLOSED in to or other appropriate communication. This application is su	his application. If not included ication will be mailed in due course. THIS			
2. The allowed claim(s) is/are 1,2,4,5,7,8,10-15,17-20 and 22	-38				
3. Acknowledgment is made of a claim for foreign priority una) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give	been received. been received in Application cuments have been received of this communication to file a IENT of this application.	No in this national stage application from the a reply complying with the requirements MINER'S AMENDMENT or NOTICE OF			
 5. CORRECTED DRAWINGS (as "replacement sheets") must be submitted. (a) hereto or 2) to Paper No./Mail Date (b) hereto or 2) to Paper No./Mail Date (dentifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d). 6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL. 					
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Sur Paper No./M 7. ☐ Examiner's A —	ormal Patent Application mmary (PTO-413), lail Date mendment/Comment tatement of Reasons for Allowance			

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DETAILED ACTION

Allowable Subject Matter

1. The following is an examiner's statement of reasons for allowance: Regarding claim 1, the prior art of record, Kotzin (US Pat Pub# 2004/0204076) teaches a wireless interface 103 (Fig. 1) configured to provide short range and low power interface (Bluetooth, Sections 0014 and 0031) for supporting communication across a wireless connection 109 and 111 (Fig. 1); a first communication interface for providing a medium range wireless interface (Section 0012-0013); a second communication interface for providing a wired interface ("wired interface" to PSTN, Section 0012-0013); and a controller 207 (Fig. 2) connected to the wireless interface 203 and 209 (Fig. 2), the controller supporting the negotiation service and a communication service (Section 0019); wherein the negotiation service provides interface negotiation for using the wireless interface to negotiate with another device to select an appropriate communication interface for communication of data with the another device (Sections 0019-0021), and wherein the communication service provides control and management of communication with the another device across a connection established using the negotiation service (Sections 0019-0021); and wherein a first connection opened using the negotiation service and the wireless interface is kept open while a second connection opened using the communication service and one of the first communication interface and the second communication interface is open (Section 0017).

Bahl (US Pat Pub# 2004/0204071) teaches an interface for providing a medium range wireless interface (Wi-Fi, Fig. 3); an interface for communication of data with

another device (wireless data session, Section 0013) and wherein the first communication interface is separate interface from the wireless interface used for interface negotiation (Sections 0011-0014); and a second communication interface, wherein a first connection opened using the negotiation service and the wireless interface is kept open while a second connection opened using the communication service and one of the first communication interface and the second communication interface is open (Sections 0014 and 0048-0049).

Reddy (US Pat Pub# 2004/0127214) teaches a wireless interface configured to provide short range and low power interface (WLAN, no clear limits to what is considered short range and low power therefore a WLAN can be considered short range and low power) for supporting communication across a wireless connection used for a negotiation service to select a communication interface (Sections 0020-0021 and 0042), wherein negotiation service selects one of: the first communication interface for direct communication between the wireless device (Sections 0020-0021 and 0042) and the another device, and the second communication interface for indirect communication through a network (Sections 0020-0021 and 0042).

Even though the prior art teaches the limitations, the examiner does not believe that one skilled in the art would be motivated to combine Kotzin, Bahl, and Reddy.

Further, applicant's remarks filed on 3/13/2009 state additional reasons for allowance.

The prior art of record fails to teach the claimed subject matter as claimed and substantially connected in claims 1-2, 4-5, 7-8, 10-15, 17-18, and 34-38.

is made.

Regarding claim 19, Kotzin teaches configuring a default wireless interface as short range and low-power interface (Bluetooth, Sections 0014 and 0031); searching for a second device using the default wireless interface of a first device (Sections 0019-0021); establishing a negotiation connection between the first device and the second device using the default wireless interface (Sections 0019-0021); negotiating to select an appropriate communication interface for communicating data between the first device and the second device using the negotiation connection (Sections 0019-0021); establishing a communication connection using the selected interface (Sections 0019-0021); communicating data between the first device and the second device using the communication connection (Sections 0019-0021), wherein the negotiation connection is open while the communication connection is open, and information on the negotiation connection is used to determine when to close the communication connection (Section

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Bahl teaches an interface for communication of data with another device (wireless data session, Section 0013), wherein the communication interface is separate interface from the default interface used for interface negotiation (Sections 0011-0014), and wherein the negotiation connection is open while the communication connection is open (Sections 0014 and 0048-0049), and information on the negotiation connection is used to determine when to close the communication connection (Sections 0014 and 0048-0049); and closing the communication connection when the determination is made (Sections 0014 and 0048-0049).

0017); and closing the communication connection 427 (Fig. 4) when the determination

Reddy teaches wherein the short range and lower power interface provides reliable signal and reduced power consumption (WLAN, no clear limits to what is considered short range and low power therefore a WLAN can be considered short range and low power) for the negotiation connection (Sections 0020-0021 and 0042); selecting an appropriate communication interface includes selecting one of: the first communication interface for direct communication between the wireless device (Sections 0020-0021 and 0042) and the another device, and the second communication interface for indirect communication through a network (Sections 0020-0021 and 0042).

Even though the prior art teaches the limitations, the examiner does not believe that one skilled in the art would be motivated to combine Kotzin, Bahl, and Reddy.

Further, applicant's remarks filed on 3/13/2009 state additional reasons for allowance.

The prior art of record fails to teach the claimed subject matter as claimed and substantially connected in claims 19-20 and 22-28.

Regarding claim 29, Kotzin teaches means for configuring a default wireless interface as short range and low-power interface (Bluetooth, Sections 0014 and 0031); means searching for a second device using a default wireless interface of a first device (Sections 0019-0021); means for establishing a negotiation connection between the first device and the second device using the default wireless interface (Sections 0019-0021); means for negotiating to select an appropriate communication interface for communicating data between the first device and the second device using the negotiation connection (Sections 0019-0021); establishing a communication connection using the selected interface (Sections 0019-0021); means for communicating data

between the first device and the second device using the communication connection (Sections 0019-0021), wherein the negotiation connection is open while the communication connection is open, and information on the negotiation connection is used to determine when to close the communication connection (Section 0017); and means for closing the communication connection 427 (Fig. 4) when the determination is made.

Bahl teaches an interface for communication of data with another device (wireless data session, Section 0013), wherein the communication interface is separate interface from the default interface used for interface negotiation (Sections 0011-0014), and wherein the negotiation connection is open while the communication connection is open (Sections 0014 and 0048-0049), and information on the negotiation connection is used to determine when to close the communication connection (Sections 0014 and 0048-0049); and means for closing the communication connection when the determination is made (Sections 0014 and 0048-0049).

Reddy teaches wherein the short range and low power interface provides reliable signal and reduced power consumption (WLAN, no clear limits to what is considered short range and low power therefore a WLAN can be considered short range and low power) for the negotiation connection (Sections 0020-0021 and 0042); selecting an appropriate communication interface includes selecting one of: the first communication interface for direct communication between the wireless device (Sections 0020-0021 and 0042) and the another device, and the second communication interface for indirect communication through a network (Sections 0020-0021 and 0042).

Even though the prior art teaches the limitations, the examiner does not believe that one skilled in the art would be motivated to combine Kotzin, Bahl, and Reddy.

Further, applicant's remarks filed on 3/13/2009 state additional reasons for allowance.

The prior art of record fails to teach the claimed subject matter as claimed and substantially connected in claims 29-32.

Regarding claim 33, Kotzin teaches configure a default wireless interface as short range and low-power interface (Bluetooth, Sections 0014 and 0031); search for a second device using a default wireless interface of a first device (Sections 0019-0021); establish a negotiation connection between the first device and the second device using the default wireless interface (Sections 0019-0021); negotiate to select an appropriate communication interface for communicating data between the first device and the second device using the negotiation connection (Sections 0019-0021); establish a communication connection using the selected interface (Sections 0019-0021); communicate data between the first device and the second device using the communication connection (Sections 0019-0021), wherein the negotiation connection is open while the communication connection is open, and information on the negotiation connection is used to determine when to close the communication connection (Section 0017); and close the communication connection 427 (Fig. 4) when the determination is made.

Bahl teaches an interface for communication of data with another device (wireless data session, Section 0013), wherein the communication interface is separate interface from the default interface used for interface negotiation (Sections 0011-0014),

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and wherein the negotiation connection is open while the communication connection is open (Sections 0014 and 0048-0049), and information on the negotiation connection is used to determine when to close the communication connection (Sections 0014 and 0048-0049); and close the communication connection when the determination is made (Sections 0014 and 0048-0049).

Reddy teaches wherein the short range and low power interface provides reliable signal and reduced power consumption (WLAN, no clear limits to what is considered short range and low power therefore a WLAN can be considered short range and low power) for the negotiation connection (Sections 0020-0021 and 0042); selecting an appropriate communication interface includes selecting one of: the first communication interface for direct communication between the wireless device (Sections 0020-0021 and 0042) and the another device, and the second communication interface for indirect communication through a network (Sections 0020-0021 and 0042).

Even though the prior art teaches the limitations, the examiner does not believe that one skilled in the art would be motivated to combine Kotzin, Bahl, and Reddy.

Further, applicant's remarks filed on 3/13/2009 state additional reasons for allowance.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Conclusion

2. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Robbins discloses an extension of a local area phone system to a wide area network. Scott discloses a system for connect message synchronization of modems in a cellular data gateway. Raff discloses a communication device comprising user profiles matching between compatible devices. Hussmann discloses Blue-Tooth assisted wireless local area network home network systems. Glass discloses a multi-dimensional graphical display of discovered wireless devices. Tanaka discloses a wireless communication system for facilitating wireless communication. Shahindoust discloses a wireless wide area network printing. Yukie discloses an enhanced mobility wireless local loop phone. Michel discloses a device for wireless controlled access to telematic and voice services.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ANDREW WENDELL whose telephone number is (571)272-0557. The examiner can normally be reached on 8:00-5:30 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 571-272-7882. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Nay A. Maung/ Supervisory Patent Examiner, Art Unit 2618 /Andrew Wendell/ Examiner, Art Unit 2618

2/9/2010